Case 1:23-cv-02408-DLC Document 9 Filed 05/23/23 Page 1 of 1

Attorneys admitted in California, New York, Texas, Pennsylvania, and Maine

Sender's contact: scott@donigerlawfirm.com (310) 590-1820



Doniger / Burroughs Building 603 Rose Avenue Venice, California 90291

Doniger / Burroughs NY 247 Water Street, First Floor New York, New York 10038

May 23, 2023

DELIVERED VIA ECF

The Honorable Denise L. Cote Daniel Patrick Moynihan United States Courthouse 500 Pearl Street, Courtroom 18B New York, New York 10007-1312

Case Title: Anthony Ayiomamitis v. Spike Media, et al.

1:23-cv-02408-DLC

Re: Request for Adjournment

Your Honor:

This office represents Plaintiff Anthony Ayiomamitis ("Ayiomamitis"), in the above-referenced action. We write to respectfully request an adjournment of the initial pretrial conference, currently scheduled for June 9, 2023 at 2:30 p.m. per the Court's Order of March 23, 2023. (Dkt. #8).

Our office is engaged in ongoing efforts to effect service on Defendant Spike Media ("Spike"). Spike appears to maintain offices only in Israeli company and there is very little information about the company that is publicly available, which has made effecting service difficult. In order to provide sufficient time for our office to serve Spike and ensure that an opposing counsel has been identified and fully appraised of this action before the initial pretrial conference is held, Ayiomamitis respectfully requests that the initial pretrial conference be adjourned until Friday, July 7, 2023, at 2:30 p.m. or a date and time thereafter convenient to the Court.

Spike has not consented to this request, as they have not yet been served and no opposing counsel has yet been in contact with our office. This is Ayiomamitis' first request for an adjournment of this nature.

Respectfully submitted,

By: /s/ Scott Alan Burroughs
Scott Alan Burroughs
DONIGER / BURROUGHS
For the Plaintiff

	The Honorable Denise L. Cote
Date:	
O ORDERED.	